### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF HAWAII

In the Matter of

PUBLIC UTILITIES COMMISSION

Instituting a Proceeding to Investigate Implementing a Decoupling Mechanism for Hawaiian Electric Company, Inc., Hawaii Electric) Light Company, Inc., and Maui Electric Company, Limited.

Docket No. 2008-0274

DEC 22 2008

Public Utilities Commission

PROTECTIVE ORDER

STIPULATION FOR PROTECTIVE ORDER

**EXHIBIT A** 

<u>AND</u>

**CERTIFICATE OF SERVICE** 

# OF THE STATE OF HAWAII

In the Matter of	
PUBLIC UTILITIES COMMISSION )	Docket No. 2008-0274
Instituting a Proceeding to Investigate Implementing a Decoupling Mechanism for Hawaiian Electric Company, Inc., Hawaii Electric Light Company, Inc., and Maui Electric Company, Limited.	· )

### STIPULATION FOR PROTECTIVE ORDER

WHEREAS, on October 24, 2008, the Public Utilities Commission of the State of Hawaii ("Commission") issued an *Order Initiating Investigation* ("Order") in Docket No. 2008-0274 to investigate implementing a decoupling mechanism for HAWAIIAN ELECTRIC COMPANY, INC. ("HECO"), HAWAII ELECTRIC LIGHT COMPANY, INC. ("HELCO"), and MAUI ELECTRIC COMPANY, LIMITED ("MECO"), collectively referred to herein as the "HECO Companies";

WHEREAS, the HECO Companies maintain that certain information is confidential and proprietary and such information may include information considered confidential by a third party or otherwise subject to a confidentiality clause with the HECO Companies;

WHEREAS, the HECO Companies maintain that disclosure of certain confidential information could work to their competitive disadvantage if other parties have access to that information:

WHEREAS, the HECO Companies anticipate that during the course of this proceeding, information considered to be privileged or confidential by a party may be requested or filed;

WHEREAS, the Division of Consumer Advocacy of the Department of Commerce and Consumer Affairs ("Consumer Advocate") is, ex officio, a party to this proceeding pursuant to the Rules of Practice and Procedure before the Public Utilities Commission:

WHEREAS, the Order named the Division of Consumer Advocacy of the Department of Commerce and Consumer Affairs ("Consumer Advocate") and the HECO Companies as named parties to this proceeding;

WHEREAS, by Order Granting Intervention filed December 3, 2008, the Commission granted intervenor status to: Life of the Land ("LOL"), Hawaii Renewable Energy Alliance ("HREA"), Haiku Design and Analysis ("HDA"), Hawaii Holdings, LLC, doing business as First Wind Hawaii ("First Wind"), the State of Hawaii, Department of Business, Economic Development, and Tourism ("DBEDT"), Hawaii Solar Energy Alliance ("HSEA"), and Blue Planet Foundation ("Blue Planet");

WHEREAS, the HECO Companies, Consumer Advocate, LOL, HREA, HDA, First Wind, DBEDT, HSEA, and Blue Planet are collectively herein referred to as "Parties:"

WHEREAS, the Commission required, among other things, that the parties shall file a stipulated protective order for the Commission's review and approval by December 22, 2008;

WHEREAS, the parties desire to establish a set of procedures and provisions pertaining to the use and disclosure of information considered to be confidential, and any information which a party may in the future contend to be confidential;

WHEREAS, the parties understand that during the course of the evidentiary hearing in this matter, if any, if it becomes necessary to address any information provided pursuant to this protective order during the course of the hearing, that portion of the proceeding will be heard in camera; and

NOW, THEREFORE IT IS HEREBY STIPULATED AND AGREED, in accordance with Section 6-61-50 of the Rules of Practice and Procedure before the Public Utilities Commission, that the Commission issue a protective order covering the confidential information identified in the course of the proceeding in connection with the Application, as follows:

### TERMS OF THE ORDER

- 1. This protective order governs the classification, acquisition, and use of confidential information produced by any party in this docket.
- 2. All parties or participants to all or any portion of this docket, including persons who are granted intervention or participation after the effective date of this protective order, shall be subject to this protective order and shall be entitled to all confidential information of a party or participant under the provisions of this protective order to the extent allowed by the Commission.

### <u>APPLICATION OF THE UNIFORM INFORMATION PRACTICES ACT</u>

3. To the extent that any of the documents covered by this protective order consist of "government records," as defined in Hawaii Revised Statutes ("HRS") § 92F-3, the provisions of HRS Chapter 92F ("Uniform Information Practices Act" or "UIPA") shall apply to the disclosure of information contained in such documents. In the event any provision of this protective order conflicts with any provision of the UIPA, the UIPA shall control.

### <u>CLASSIFICATION</u>

- 4. A party to this proceeding may designate as confidential any information it believes, in good faith, contains trade secrets or other confidential research, development, commercial, financial, vendor, or bid information, including but not limited to cost support studies, or nonpublic information, "critical infrastructure information" that should not be disclosed publicly under the Homeland Security Act of 2002, and/or information that is related to the security of the HECO Companies' facilities, that if disclosed publicly, could increase risk to the HECO Companies' facilities, jeopardize their emergency and disaster preparedness plans, and/or adversely impact their ability to respond to potential terrorist threats. Such information shall be protected against disclosure to a non-qualified person pursuant to the terms of this protective order, unless such information is declassified, or permission to disclose the information to such non-qualified person is granted by the party claiming confidentiality, as provided in paragraph 13 below.
- 5. If a party designates information as confidential pursuant to paragraph 4 above or 6 below, it shall produce the confidential information in accordance with the

procedures described in paragraphs 11 through 14 below, and concurrently provide certain information in writing to the Commission and the Consumer Advocate. If a party seeks to designate information as confidential, it must: (1) identify, in reasonable detail, the information's source, character, and location, (2) state clearly the basis for the claim of confidentiality, and (3) describe, with particularity, the cognizable harm to the producing party from any misuse or unpermitted disclosure of the information. If the Commission or any party to this docket challenges the claim of confidentiality of the information, the party claiming confidentiality shall bear the burden of proof in supporting its claim of confidentiality, and the Commission will determine whether: (1) the information is confidential and subject to protection under this protective order, or (2) the challenged information must be disclosed by the producing party. Any challenge to the confidentiality of any information shall be made in accordance with paragraph 24 below.

6. Confidential information provided to the Commission or a party, orally or in any other form, shall be protected as fully as confidential information provided in written form. A party shall notify the Commission and the parties when information provided orally or in other than written form includes confidential information. At the time of such notification, a party shall, in the manner provided in paragraph 5 above, specify the subject-matter of such confidential information, the basis for the claim of confidentiality, and the cognizable harm to the producing party from any misuse or unpermitted disclosure of the information.

### FORMS OF CONFIDENTIAL INFORMATION

7. All information claimed to be confidential information shall be subject to the terms of this protective order, and shall be treated by all qualified persons (as defined by this protective order) as constituting confidential information. Unless a different treatment is warranted, any notes, summaries, abstracts, or analyses that are prepared by counsel, experts, or other qualified persons, and that reflect the underlying confidential information, shall also be subject to the terms of this protective order.

### **DESIGNATION**

8. Any party claiming that information is confidential shall place upon all applicable material the following legend:

### CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER

Whenever only a portion of a document, transcript, or other material is deemed to contain confidential information, the party shall, to the extent reasonably practicable, limit the claim of confidentiality to only such portion. However, if such limitation is not reasonably practicable, the entire document, transcript, or other material may be designated as confidential information.

- 9. With respect to any confidential information that is not under the control of the party claiming the information is confidential, other persons shall, to the extent requested by that party, cooperate to ensure that all copies of such confidential information bear the legend required in paragraph 8 above.
- 10. Any party may request the Commission to designate as confidential information any document or other information previously produced but not designated

as confidential, provided that the party, in the manner provided in paragraph 5 above, specifies the subject-matter of such confidential information, the basis for the claim of confidentiality, and the cognizable harm to the producing party from any misuse or unpermitted disclosure of the information. In addition, the party claiming confidentiality shall substitute the previously-produced but not designated as confidential material with the identical material under designation as required in paragraph 8 above.

### **DISCLOSURE**

- 11. Except as provided in paragraph 13 below, confidential information shall not be made available or disclosed to any person who is not a "qualified person" as defined in paragraph 12 below.
- 12. "Qualified person" as used in this protective order, means any one of the following:
  - a. The author(s), addressee(s), or originator(s) of the confidential information;
  - b. The Commission and its staff, counsel (including employees directly employed by such counsel), and any consultants retained by the Commission in this proceeding;
  - The Consumer Advocate, its staff, its counsel (including employees directly employed by such counsel), and any consultants retained by the Consumer Advocate for this proceeding;
  - d. The HECO Companies, their officers and employees, their counsel (including employees directly employed by such counsel) and any consultants retained by the HECO Companies for this proceeding;

- e. Any other party or participant to this proceeding, their staff, their counsel (including employees directly employed by such counsel); and any consultants retained by them for this proceeding, to the extent allowed by the Commission;
- f. Any other person approved by the party asserting the claim of confidentiality; and
- g. Any other person designated as a qualified person by order of the Commission.
- 13. When a qualified person wishes to disclose confidential information to a non-qualified person, the qualified person must request permission from the party claiming confidentiality. The request shall identify the non-qualified person to whom disclosure is desired; disclose any past, present, or anticipated affiliation between the qualified person and the non-qualified person; specify the exact information to be disclosed; and state the reasons for disclosure. If permission is granted by the party claiming confidentiality, disclosure of the confidential information shall be made to such non-qualified person in the same manner as provided for qualified persons in paragraph 14 below.

### PROCEDURE FOR OBTAINING ACCESS

14. Prior to disclosing confidential information to a qualified person other than the Commission and its staff and counsel, and the Consumer Advocate, its staff, and counsel, the qualified person shall read a copy of this protective order, complete a copy of the agreement attached as Exhibit A to this protective order, and sign the completed

copy of the agreement. A copy of the executed agreement shall be delivered to the party claiming confidentiality and the Commission.

### **USE OF CONFIDENTIAL INFORMATION**

- 15. Any confidential information obtained under this protective order shall be used solely in connection with this proceeding and any related administrative and judicial proceedings (at which time the information will continue to be treated as confidential), and shall not be used for any other purpose, including business, governmental or commercial purposes, or in any other administrative or judicial proceeding, except as provided in paragraphs 16 and 17, and except as may be directed by (a) an order of court, (b) an order of the Commission, or (c) the UIPA (in the case of any "agency" as defined in HRS § 92F-3), including any ruling of the Office of Information Practices.
- 16. Any confidential information obtained under this protective order may be used by the Commission and its staff in any proceeding pending before the Commission involving the producing party or where the intended use of such confidential information is for the purpose of assisting the Commission in fulfilling its statutory duties and responsibilities. The confidential information shall continue to be treated as confidential until the protection conferred by this protective order (or any other applicable protective order) is terminated by the producing party, or until further order of the Commission.
- 17. Any confidential information obtained under this protective order may be used by the Consumer Advocate, its staff, its consultant and its counsel in any proceeding pending before the Commission involving the producing party, or where the

intended use of such confidential information is for the purpose of assisting the Consumer Advocate in fulfilling its statutory duties and responsibilities. The confidential information shall continue to be treated as confidential until the protection conferred by this protective order (or any other applicable protective order) is terminated by the producing party, or until further order of the Commission.

18. Unless otherwise ordered by the Commission, if a party desires to file written testimony, exhibits or pleadings which contain or reflect the confidential information, only that part of the page(s) containing or reflecting such information shall be treated as confidential, and that part of any hearing at which such information is discussed shall be held in camera, or under other conditions imposed by the Commission to prevent unnecessary public disclosure of such information. A copy of any confidential page, with any such information deleted, shall be filed to be included in the public record, and each such page shall contain the following designation in the upper left hand corner:

Confidential Information Deleted Pursuant To Protective Order, Filed on

### RETENTION OF CONFIDENTIAL INFORMATION

19. Confidential information shall be retained in a locked cabinet dedicated to the storage of confidential information, or otherwise secured to ensure that access to and disclosure of the confidential information is limited to a qualified person.

20. Confidential information that is given to or filed with the Commission or its staff and counsel shall be separately bound and placed in a sealed envelope or other appropriate sealed container on which shall appear the following legend:

THIS ENVELOPE IS SEALED PURSUANT TO PROTECTIVE ORDER IN DOCKET NO. 2008-0274, FILED ON \_\_\_\_\_\_, AND CONTAINS DOCUMENTS WITH CONFIDENTIAL INFORMATION. IT IS NOT TO BE OPENED OR THE CONTENTS OF THIS ENVELOPE DISPLAYED OR REVEALED EXCEPT TO QUALIFIED PERSONS AUTHORIZED TO INSPECT THE ENCLOSED DOCUMENTS.

- 21. Confidential information shall not be reproduced or duplicated, except to make working copies and copies to be filed with the Commission under seal. If a document contains information so sensitive that it should not be copied by anyone, it shall bear the following legend: "Copying Prohibited."
- 22. If a court or other administrative agency requests, subpoenas, or orders production of confidential information that a party or person has obtained under this protective order, that party or person, prior to disclosure, shall promptly notify the party claiming confidentiality of the request, subpoena, or order.

### **DURATION OF CONFIDENTIALITY**

23. The confidentiality of the information produced pursuant to this protective order shall be preserved until all interested parties, by written stipulation, terminate the protection conferred by this protective order, or until further order of the Commission.

### APPEAL TO THE COMMISSION

24. If any interested person disagrees with the designation of information as confidential, the party claiming confidentiality and the person so disagreeing shall first make a good faith attempt to resolve the dispute on an informal basis. If the dispute

cannot be resolved, the person contesting the confidentiality of the information shall file a motion to compel disclosure or any other appropriate motion with the Commission. The party claiming confidentiality shall bear the burden of proof in supporting its claim, and the Commission will determine whether the information shall continue to be designated as confidential under this protective order. Pending a disposition of the motion, the information in question shall be treated as confidential information and shall not be disclosed except as permitted in this protective order.

### **NONWAIVER OF OBJECTIONS AND RIGHTS**

- 25. The parties retain the right to contest any assertion or finding of confidentiality or of non-confidentiality.
- 26. The parties retain the right to question, challenge, and object to the admissibility of confidential information on the grounds of relevancy or materiality.

### **MODIFICATION OF THE PROTECTIVE ORDER**

27. The Commission may modify this protective order on the motion of any party, or on its own motion, upon reasonable notice to the parties and an opportunity for hearing.

### **DISPOSAL OF CONFIDENTIAL INFORMATION**

28. Except as provided in paragraphs 29 and 30 below, within 90 days after the conclusion of this proceeding, persons in possession of confidential information shall, at the option of the party producing the confidential information, return or destroy all such materials and all copies, notes, tapes, papers, or other medium containing, summarizing, excerpting, or otherwise embodying any confidential information. If the party producing the confidential information requests destruction, the person destroying

the information shall certify its destruction to the producing party, indicating the name of the person destroying the documents, the method of destruction, and the identity of the specific documents destroyed.

- 29. Counsel and the representatives of record for a party shall be entitled to retain memoranda, pleadings, exhibits of record, written testimony, and transcripts embodying information derived from or incorporating confidential information to the extent reasonably necessary to preserve files on this proceeding. The files shall not be disclosed to any other person.
- 30. Confidential information produced in this proceeding shall remain in the possession of the Commission, the Consumer Advocate, and counsel for the Consumer Advocate for the duration required by applicable statutes, rules and administrative directives.

### **SANCTIONS**

- 31. Any person violating this protective order shall be subject to sanctions imposed by the Commission.
- 32. This Stipulation for Protective Order may be executed by the parties in counterparts, each of which shall be deemed an original, and all of which taken together shall constitute one and the same instrument. The parties may execute this Stipulation for Protective Order by facsimile for initial submission to the Commission, to be followed by the filing of originals of said facsimile pages.

DATED: Honolulu, Hawaii	December 22,2008.
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DATED:	Honolulu, Hawaii	· _ · _ · _ · _ · _ · _ · · _ · · · · ·
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Mark Duda President Hawaii Solar Energy Association

Douglas A. Codiga, Esq.

Schlack Ito Lockwood Piper & Elkind Attorney for Blue Planet Foundation

APPROVED AND SO ORDERED THIS	S, at Honolulu, Hawaii.
	PUBLIC UTILITIES COMMISSION OF THE STATE OF HAWAII
	ByCarlito P. Caliboso, Chairman
	By
	By
APPROVED AS TO FORM:	
Kaiulani Kidani Shinsato	
Commission Counsel	

### **EXHIBIT A**

## BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF HAWAII

### **PROTECTIVE AGREEMENT**

1. l,	, have been presented with a copy of
Protective Order filed by the Hawa	vai'i Public Utilities Commission in Docket
No on the day of	, 2008 ("Protective Order").
2. I am employed, retained of	or assisting
in Docket No. 2008-0274, am a "Quali	ified Person" pursuant to paragraph 12 of the
Protective Order, and have requested re	eview of the confidential information covered by
the Protective Order.	
3. I understand the confident	tial information covered by the Protective Order
is to be used solely to assist	as
provided for in paragraph 15 of the Pro	otective Order (and paragraph 17 in the case of
rendering assistance to the Consumer	Advocate), and that I am to make no other use
of the confidential information, nor am	I to disclose the confidential information to any
other person unless otherwise permitted	by the Protective Order.
4. I further understand that	at at the conclusion of my assistance to
	, I shall account for each copy, extract, note
and summary of, or other document con	ntaining any part of such confidential information
to the party claiming confidentiality and	I I shall abide by the provisions in paragraph 28
of the Protective Order, unless otherwi	rise permitted by paragraphs 29 and 30 of the
Protective Order	

5.	I hereby certify that I have read the above-mentioned Protective Orde	r
and agree	to abide by its terms and conditions.	
DATED at	·	
	Signature	
	Address	
	Telephone Number	

### CERTIFICATE OF SERVICE

The foregoing <u>Protective Order</u> was served on the date of filing by mail, postage prepaid and properly addressed to the following:

CATHERINE P. AWAKUNI
Executive Director
Division of Consumer Advocacy
Department of Commerce and Consumer Affairs
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Attorney for Blue Planet Foundation



Dean K. Matsuura Manager Regulatory Affairs

December 22, 2008

PUBLIC UTILITIES
PUBLIC 22 TH 20

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The Honorable Chairman and Members of the Hawaii Public Utilities Commission Kekuanaoa Building, 1st Floor 465 South King Street Honolulu, Hawaii 96813

Dear Commissioners:

Subject: Docket No. 2008-0274

Proceeding to Investigate Implementing a Decoupling Mechanism

Stipulation for Protective Order

Enclosed for filing is a stipulation for protective order for this proceeding, executed by Hawaiian Electric Company, Inc., Hawaii Electric Light Company, Inc., Maui Electric Company, Limited, the Division of Consumer Advocacy, Life of the Land, Hawaii Renewable Energy Alliance, Haiku Design and Analysis, Hawaii Holdings, LLC dba First Wind Hawaii, the State of Hawaii Department of Business, Economic Development, and Tourism, Hawaii Solar Energy Alliance, and Blue Planet Foundation. The proposed protective order incorporates certain modifications to the standard protective order that the Commission issued on August 26, 2005. Attachment 1 identifies and explains the material modifications.

Due to the number of parties involved, this cover letter may be signed by the parties in counterparts, each of which shall be deemed an original, and all of which taken together shall constitute one and the same cover letter. The parties may sign this cover letter by facsimile for initial submission to the Commission, to be followed by the filing of originals of said facsimile pages.

Very truly yours,

**CONCURRED:** 

CONCURRED:

Jon 8. Itomura, Esq.

Lane H. Tsuchiyama, Esq.

Attorneys for the

Division of Consumer Advocacy

Henry Q Curtis Life of the Land

**CONCURRED**:

CONCURRED:

Warren S. Bollmeier II

Hawaii Renewable Energy Alliance

Carl Freedman

Haiku Design and Analysis

CONCURRED:

CONCURRED:

Gerald A. Sumida, Esq.

Attorney for Hawaii Holdings, LLC

dba First Wind Hawaii

Gregg J. Kinkley, Esq. Deputy Attorney General

Attorney for Department of Business, Economic Development, and Tourism

**CONCURRED:** 

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Mark Duda

Hawaii Solar Energy Association

Douglas A. Codiga, Esq.

Attorney for Blue Planet Foundation

Attachment

cc: Division of Consumer Advocacy

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Lane H. Tsuchiyama, Esq.
Attorneys for the
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The Honorable Chairman and Members of the Hawaii Public Utilities Commission December 22, 2008 Page 2 CONCURRED: **CONCURRED:** Henry Q Curtis Jon S. Itomura, Esq. Life of the Land Lane H. Tsuchiyama, Esq. Attorneys for the Division of Consumer Advocacy CONCURRED: CONCURRED: Carl Freedman Hawaii Renewable Energy Alliance Haiku Design and Analysis CONCURRED: CONCURRED: Gerald A. Sumida, Esq. Gregg J. Kinkley, Esq. Attorney for Hawaii Holdings, LLC Deputy Attorney General dba First Wind Hawaii Attorney for Department of Business, Economic Development, and Tourism CONCURRED: CONCURRED: Mark Duda Douglas A. Codiga, Esq. Hawaii Solar Energy Association Attorney for Blue Planet Foundation

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#### DOCKET NO. 2008-0274

INSTITUTING A PROCEEDING TO INVESTIGATE IMPLEMENTING A DECOUPLING MECHANISM FOR HAWAIIAN ELECTRIC COMPANY, INC., HAWAII ELECTRIC LIGHT COMPANY, INC., AND MAUI ELECTRIC COMPANY, LTD.

### DIFFERENCES BETWEEN PROPOSED PROTECTIVE ORDER AND COMMISSION'S AUGUST 26, 2005 STANDARD PROTECTIVE ORDER

### 1. Paragraph 4, page 4

A party to this proceeding may designate as confidential any information it believes, in good faith, contains trade secrets or other confidential research, development, commercial, financial, vendor, or bid information, including but not limited to cost support studies, or nonpublic information, "critical infrastructure information" that should not be disclosed publicly under the Homeland Security Act of 2002, and/or information that is related to the security of the HECO Companies' facilities, that if disclosed publicly, could increase risk to the HECO Companies' facilities, jeopardize their emergency and disaster preparedness plans, and/or adversely impact their ability to respond to potential terrorist threats. Such information shall be protected against disclosure to a non-qualified person pursuant to the terms of this protective order, unless such information is declassified, or permission to disclose the information to such non-qualified person is granted by the party claiming confidentiality, as provided in paragraph 13 below.

### Purpose:

Language was inserted to designate as confidential information related to security of the HECO Companies' facilities.

### 2. Paragraph 12.d., page 7

<u>The HECO Companies, their</u> officers and employees, their counsel (including employees directly employed by such counsel) and any consultants retained by <u>the HECO Companies</u> for this proceeding;

### Purpose:

Language amended to name the HECO Companies.

#### 3. Paragraph 14, pages 8-9

Prior to disclosing confidential information to a qualified person other than the Commission and its staff and counsel, and the Consumer Advocate, its staff, and counsel, the qualified person shall read a copy of this protective order, complete a copy of the agreement attached as Exhibit A to this protective order, and sign the completed copy of the agreement. A copy of the executed agreement shall be delivered to the party claiming confidentiality and the Commission.

### Purpose:

Upon review and approval by the Commission, the Consumer Advocate seeks to have language inserted to delete the requirement that the Consumer Advocate file its respective Exhibit A forms in this docket. This allows the current and future Consumer Advocate staff and counsel, an opportunity to review any and all confidential records received pursuant to the Commission related statues, orders, rules and administrative directives without having to repeatedly file separate Exhibit A forms for any new hires or future hires seeking to review any prior related dockets. The Consumer Advocate's consultants will continue to file Exhibit A forms.

### 4. Paragraph 32, pages 13-14

This Stipulation for Protective Order may be executed by the parties in counterparts, each of which shall be deemed an original, and all of which taken together shall constitute one and the same instrument. The parties may execute this Stipulation for Protective Order by facsimile for initial submission to the Commission, to be followed by the filing of originals of said facsimile pages.

### Purpose:

Paragraph was added to accommodate the number of parties involved to facilitate execution of the stipulated protective order.

### 5. Exhibit A, paragraph 2

I am employed, retained or assisting	in Docket No.
2008-0281, am a "Qualified Person" purs	uant to paragraph 12 of the Protective Order,
•	dential information covered by the Protective
Order.	

### Purpose:

Language reconfirms that the person signing the protective agreement is a qualified person.

### 6. Exhibit A, paragraph 3

I understand the confidential information covered by the Protective Of	rder is to be used
solely to assist as	s provided for in
paragraph 15 of the Protective Order (and paragraph 17 in the c	case of rendering
assistance to the Consumer Advocate), and that I am to make no	other use of the
confidential information, nor am I to disclose the confidential information	ation to any other
person unless otherwise permitted by the Protective Order.	•

### Purpose:

Language reminds the signer of the permissible use of confidential information provided under the protective order by citing the applicable paragraphs.